competitors with access to unbundled loops regardless of whether the BOC uses digital loop carrier (DLC) technology **or** similar remote concentration devices for the particular loops sought by the competitor.

- 50. On December 9, 1999, the Commission released the *Line Sharing Order*, which introduced new **rules** requiring BOCs to offer requesting carriers unbundled access to the high-frequency portion of local loops (HFPL). HFPL is defined as "the frequency above the voiceband on a copper loop facility that is being used to cany traditional POTS analog circuit-switched voiceband transmissions." This definition applies whether a BOC's voice customers are served by cooper or by digital loop camer equipment. Competing carriers should have access to the HFPL at either a central office or at a remote terminal. However, the HFPL **network** element is *only* available on a copper loop facility."
- 51. To determine whether a BOC makes line sharing available consistent with Commission rules set out in the *Line Sharing Order*, the Commission examines categories of performance measurements identified in the *Bell Atlantic New York* and *SWBT Texas Orders*. Specifically, a successful BOC applicant could provide evidence of BOC-caused missed installation due dates, average installation intervals, trouble reports within 30 days of installation, mean time to repair, trouble report rates, and repeat trouble report rates. In addition, a successful BOC applicant should provide evidence that its central offices are operationally ready to handle commercial volumes of line sharing and that it provides competing carriers with nondiscriminatory access to the pre-ordering and ordering OSS functions associated with the provision of line shared loops, including access to loop qualification information and databases.
- 52. Section 271(c)(2)(B)(iv) also requires that a BOC demonstrate that it makes line splitting available to competing camers so that competing carriers may provide voice and data service over a single loop. In addition, a BOC must demonstrate that a competing carrier, either alone or in conjunction with another carrier, is able to replace an existing UNE-P configuration used to provide voice service with an arrangement that enables it to provide voice and data service to a customer. To make such a showing, a BOC must show that it has a legal obligation to provide line splitting through rates, terms, and conditions in interconnection agreements and that it offers competing carriers the ability to order an unbundled xDSL-capable

See Line Sharing Order, 14 FCC Rcd at 20924-27, paras. 20-27; see also n.63 at C-12 supra

See Deployment of Wireline Services offering Advanced Telecommunications Capability and Implementation of the Local Competition Provisions of the TelecommunicationsAct of 1996, Third Report and Order on Reconsideration in CC Docket No. 98-147, Fourth Report and Order on Reconsideration in CC Docket No. 96-98, 16 FCC Rcd 2101, 2106-07, para. 10 (2001).

See generally SWBT Texas Order, 15 FCC Rcd at 18515-17, paras. 323-329 (describing line splitting); 47 C.F.R.§ 51.703(c) (requiring that incumbent LECs provide competing camers with access to unbundled loops in a manner that allows competing carriers "to provide any telecommunications service that can be offered by means of that network element").

loop terminated to a collocated splitter and DSLAM equipment, and combine it with unbundled switching and shared transport.¹⁶⁷

E. Checklist Item 5 – Unbundled Local Transport

53. Section 271(c)(2)(B)(v) of **the** competitive checklist requires a BOC to provide "[l]ocal transport from **the trunk** side of a wireline local exchange carrier switch unbundled from switching or other services." The Commission has required that BOCs provide both dedicated and shared transport to requesting **carriers**. Dedicated transport consists of BOC transmission facilities dedicated to a particular customer or carrier that provide telecommunications between wire centers owned by BOCs or requesting telecommunications carriers, or between switches owned by BOCs or requesting telecommunications carriers." Shared transport consists of transmission facilities shared by more than one carrier, including **the** BOC, between end office switches, between end office switches, and between tandem switches, in the BOC's network."

F. Checklist Item 6 - Unbundled Local Switching

54. Section 271(c)(2)(B)(vi) of the 1996 Act requires a BOC to provide "[1]ocal switching unbundled from transport, local loop transmission, or other services." In **the** Second

See SWBT Kansas/Oklahoma Order, 16 FCC Rcd at 6348, para. 220.

¹⁶⁸ 47 U.S.C. § 271(c)(2)(B)(v).

¹⁶⁹ Second BellSouth Louisiana Order, 13 FCC Rcd at 20719, para. 201

Id. ABOC has the following obligations with respect to dedicated transport: (a) provide unbundled access to dedicated transmission facilities between BOC central offices or between such offices and serving wire centers (SWCs); between SWCs and interexchange carriers points of presence (POPs); between tandem switches and SWCs, end offices or tandems of the BOC, and the wire centers of BOCs and requesting carriers; (b) provide all technically feasible transmission capabilities such as DS1, DS3, and Optical Carrier levels that the competing carrier could use to provide telecommunications; (c) not limit the facilities to which dedicated interoffice transport facilities are connected, provided such interconnections are technically feasible, or restrict the use of unbundled transport facilities; and (d) to the extent technically feasible, provide requesting carriers with access to digital cross-connect system functionality in the same manner that the BOC offers such capabilities to interexchange carriers that purchase transport services. Id. at 20719.

Id. at 20719, n.650. The Commission also found that a BOC has the following obligations with respect to shared transport: (a) provide shared transport in a way that enables the traffic of requesting carriers to he carried on the same transport facilities that a BOC uses for its own traffic; (b) provide shared transport transmission facilities between end officeswitches, between its end office and tandem switches, and between tandem switches in its network; (c) permit requesting camers that purchase unbundled shared transport and unbundled switching to use the same routing table that is resident in the BOC's switch; and (d) permit requesting carriers to use shared (or dedicated) transport as an unbundled element to carry originating access traffic from, and terminating traffic to, customers to whom the requesting carrier is also providing local exchange service. Id. at 20720, n.652.

⁴⁷ U.S.C. § 271(c)(2)(B)(vi); see *also Second BellSouth Louisiana Order*, 13 FCC Rcd at 20722. A switch connects end user lines to other end user lines, and connects end user lines to trunks used for transporting a call to (continued...)

BellSouth Louisiana Order, the Commission required BellSouth to provide unbundled local switching that included line-side and trunk-side facilities, plus the features, functions, and capabilities of the switch.¹⁷³ The features, functions, and capabilities of the switch include the basic switching function as well as the same basic capabilities that are available to the incumbent LEC's customers.¹⁷⁴ Additionally, local switching includes all vertical features that the switch is capable of providing, as well as any technically feasible customized routing functions.¹⁷⁵

- **55.** Moreover, in the *Second BellSouth Louisiana Order*, the Commission required BellSouth to permit competing carriers to purchase UNEs, including unbundled switching, in a manner that permits a competing carrier to offer, and bill for, exchange access and the termination of local traffic.¹⁷⁶ The Commission also stated that measuring daily customer usage for billing purposes requires essentially the same **OSS** functions for both competing carriers and incumbent LECs, and that a BOC must demonstrate that it is providing equivalent access to billing information.¹⁷⁷ Therefore, the ability of a BOC to provide billing information necessary for a competitive LEC to bill for exchange access and termination of local traffic is an aspect of unbundled local switching.¹⁷⁸ Thus, there is an overlap between the provision of unbundled local switching and the provision of the OSS billing function.¹⁷⁹
- **56.** To comply with the requirements of unbundled local switching, a BOC must also make available trunk ports on a shared basis and routing tables resident in the BOC's switch, as necessary to provide access to shared transport functionality. In addition, a BOC may not limit the ability of competitors to use unbundled local switching to provide exchange access by requiring competing carriers to purchase a dedicated trunk from an interexchange carrier's point of presence to a dedicated **trunk** port on the local switch."

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another central office or to a long-distance carrier. Switches can also provide end users with "vertical features" such
as call waiting, call forwarding, and caller ID, and can direct a call to a specific trunk, such as to a competing
carrier's operator services.
173
    Second BellSouth Louisiana Order, 13 FCC Rcd at 20722, para. 207.
174
    Id. at 20722-23, para. 207.
    Id. at 20723, para. 208
    Id. at 20723, para. 208 (citing Ameritech Michigan Order, 12 FCC Rcd at 20619, para. 140).
178
    Id.
179
    Id.
    Id. at 20723, para. 209 (citing thedmeritech Michigan Order, 12 FCC Rcd at 20705, para. 306).
    Id. (citing the Ameritech Michigan Order, 12 FCC Rcd at 20714-15, paras. 324-25).
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- G. Checklist Item 7 911/E911 Access and Directory Assistance/Operator Services
- Section 271(c)(2)(B)(vii) of the Act requires a BOC to provide 57. "[n]ondiscriminatory access to – (I) 911 and E911 services." In the Ameritech Michigan *Order*, the Commission found that "section 271 requires a BOC to provide competitors access to its 911 and E911 services in the same manner that a BOC obtains such access, i.e., at parity."" Specifically, the Commission found that a BOC "must maintain the 911 database entries for competing LECs with the same accuracy and reliability that it maintains the database entries for its own customers."184 For facilities-based camers, the BOC must provide "unbundled access to [its] 911 database and 911 interconnection, including the provision of dedicated trunks from the requesting carrier's switching facilities to the 911 control office at parity with what [the BOC] provides to itself." Section 271(c)(2)(B)(vii)(II) and section 271(c)(2)(B)(vii)(III) require a BOC to provide nondiscriminatory access to "directory assistance services to allow the other carrier's customers to obtain telephone numbers" and "operator call completion services," respectively. 186 Section 251(b)(3) of the Act imposes on each LEC "the duty to permit all [competing providers of telephone exchange service and telephone toll service] to have nondiscriminatory access to . . . operator services, directory assistance, and directory listing, with no unreasonable dialing delays."187 The Commission concluded in the Second BellSouth Louisiana Order that a BOC must be in compliance with the regulations implementing section 251(b)(3) to satisfy the requirements of sections 271(c)(2)(B)(vii)(II) and 271(c)(2)(B)(vii)(III). 188 In the Local Competition Second Report and Order, the Commission

¹⁸² 47 U.S.C. § 271(c)(2)(B)(vii). 911 and E911 services transmit calls from end users to emergency personnel. It is critical that a BOC provide competing carriers with accurate and nondiscriminatory access to 911/E911 services so that these carriers' customers are able to reach emergency assistance. Customers use directory assistance and operator services to obtain customer listing information and other call completion services.

Ameritech Michigan Order, 12 FCC Rcd at 20679, para. 256.

¹⁸⁴ *Id*.

¹⁸⁵ *Id*.

¹⁸⁶ 47 U.S.C. §§ 271(c)(2)(B)(vii)(II), (III).

Id. § 251(b)(3). The Commission implemented section 251(b)(3) in the Local Competition Second Report and Order. 47 C.F.R. § 51.217; Implementation of the Local Competition Provisions of the Telecommunications Act of 1996, Second Report and Order and Memorandum Opinion and Order, 11 FCC Red 19392 (1996) (Local Competition SecondReport and Order) vacated in part sub nom. People of the State of California v. FCC, 124 F.3d 934 (8th Cir. 1997), overruled in part, AT&T Corp. v. Iowa Utils. Bd., 525 U.S. 366 (1999); see also Implementation of the Telecommunications Act of 1996: Provision of Directory Listings Information under the Telecommunications Act of 1934, Notice of Pro posed Rulemaking, 14 FCC Red 15550 (1999) (Directory Listings Information NPRM).

While both sections 251(b)(3) and 271(c)(2)(B)(vii)(II) refer to nondiscriminatory access to "directory assistance," section 251(b)(3) refers to nondiscriminatory access to "operator services," while section 271(c)(2)(B)(vii)(III) refers to nondiscriminatory access to "operator call completion services." 47 U.S.C. (continued....)

held that the phrase "nondiscriminatory access to directory assistance and directory listings" means that "the customers of all telecommunications service providers should be able to access each LEC's directory assistance service and obtain a directory listing on a nondiscriminatory basis, notwithstanding: (1) the identity of a requesting customer's local telephone service provider; or (2) the identity of the telephone service provider for a customer whose directory listing is requested." The Commission concluded that nondiscriminatory access to the dialing patterns of 4-1-1 and 5-5-5-1-2-1-2 to access directory assistance were technically feasible, and would continue." The Commission specifically held that the phrase "nondiscriminatory access to operator services" means that "a telephone service customer, regardless of the identity of his or her local telephone service provider, must be able to connect to a local operator by dialing '0,' or '0 plus' the desired telephone number." ¹⁹¹

58. Competing carriers may provide operator services and directory assistance by reselling the BOC's services, outsourcing service provision to a third-party provider, or using their own personnel and facilities. The Commission's rules require BOCs to permit competitive

(Continued from previous page) §§ 251(b)(3), 271(c)(2)(B)(vii)(III). The term "operator call completion services" is not defined in the Act, nor has the Commission previously defined the term. However, for section 251(b)(3) purposes, the term "operator services" was defined as meaning "any automatic or live assistance to a consumer to arrange for billing or completion, or both, of a telephone call." Local Competition Second Report and Order, 11 FCC Rcd at 19448, para. 110. In the same order the Commission concluded that busy line verification, emergency interrupt, and operator-assisted directory assistance are forms of "operator services," because they assist customers in arranging for the billing or completion (or both) of a telephone call. Id. at 19449, para. 111. All of these services may be needed or used to place a call. For example, if a customer tries to direct dial a telephone number and constantly receives a busy signal, the customer may contact the operator to attempt to complete the call. Since billing is a necessary pan of call completion, and busy line verification, emergency interrupt, and operator-assisted directory assistance can all be used when an operator completes a call, the Commission concluded in the Second BellSouth Louisiana Order that for checklist compliance purposes, "operator call completion services" is a subset of or equivalent to "operator service." SecondBellSouthLouisiana Order,13 FCC Rcd at 20740, n.763. As a result, the Commission uses the nondiscriminatory standards established for operator services to determine whether nondiscriminatory access is provided.

47 C.F.R. § 51.217(c)(3); Local Competition Second Report andorder, 11 FCC Rcd at 19456-58, paras. 130-35. The Local CompetitionSecond Report and Order's interpretation of section 251(b)(3) is limited "to access to each LEC's directory assistance service." Id. at 19456, para. 135. However, section 271(c)(2)(B)(vii) is not limited to the LEC's systems but requires "nondiscriminatory access to . . . directory assistance to allow the other carrier's customers to obtain telephone numbers." 47 U.S.C. § 271(c)(2)(B)(vii). Combined with the Commission's conclusion that "incumbent LECs must unbundle the facilities and functionalities providing operator services and directory assistance from resold services and other unbundled network elements to the extent technically feasible," Local Competition First Report and Order, 11 FCC Rcd at 15772-73, paras. 535-37, section 271(c)(2)(B)(vii)'s requirement should be understood to require the BOCs to provide nondiscriminatory access to the directory assistance service provider selected by the customer's local service provider, regardless of whether the competitor; provides such services itself; selects the BOC to provide such services; or chooses a third party to provide such services. See Directory Listings Information NPRM.

Local Competition Second Report and Order, 11 FCC Rcd at 19464, para. 151

¹⁹¹ *Id.* at 19464, para. 151

LECs wishing to **resell** the BOC's operator services and directory assistance to request the BOC to brand their calls. Competing camers wishing to provide operator services or directory assistance using their own or a third party provider's facilities and personnel must be able to obtain directory listings either by obtaining directory information on a "read only" or "per dip" basis from the BOC's directory assistance database, or by creating their own directory assistance database by obtaining the subscriber listing information in the BOC's database. Although the Commission originally concluded that BOCs must provide directory assistance and operator services on an unbundled basis pursuant to sections 251 and 252, the Commission removed directory assistance and operator services from the list of required UNEs in the *UNE Remand Order*. Checklist item obligations that do *not* fall within a BOC's obligations under section 251(c)(3) *are* not subject to the requirements of sections 251 and 252 that rates be based on forward-looking economic costs. Checklist item obligations that do not fall within a BOC's UNE obligations, however, still must be provided in accordance with sections 201(b) and 202(a), which require that rates and conditions be just and reasonable, and not unreasonably discriminatory. In the accordance with sections 201(b) are discriminatory.

H. Checklist Item 8 – White Pages Directory Listings

59. Section 271(c)(2)(B)(viii) of the 1996 Act requires a BOC to provide "[w]hite pages directory listings for customers of the other carrier's telephone exchange service." Section 251(b)(3) of the 1996 Act obligates all LECs to permit competitive providers of

¹⁹² 47C.F.R. § 51.217(d); Local Competition Second Report and Order, 11 FCC Rcd at 19463, para. 148. For example, when customers call the operator or calls for directory assistance, they typically hear a message, such as "thank you for using XYZ Telephone Company." Competing carriers may use the BOC's brand, request the BOC to brand the call with the competitive carriers name or request that the BOC not brand the call at all. 47 C.F.R. § 51.217(d).

⁴⁷ C.F.R. § 51.217(C)(3)(ii); Local Competition Second Report and Order,11 FCC Rcd at 19460-61, paras. 141-44; Implementation of the TelecommunicationsAct of 1996: Telecommunications Carriers' Use of Customer Proprietary Network Information and Other Customer Information, Implementation of the Local Competition Provisions of the TelecommunicationsAct of 1996, Provision of Directory Listing Information Under the CommunicationsAct of 1934, as amended, Third Report and Order, Second Order on Reconsideration, and Notice of Proposed Rulemaking, 14 FCC Rcd 15550, 15630-31, paras. 152-54 (1999); Provision of Directory Listing Information Under the CommunicationsAct of 1934, as amended, First Report and Order, 16 FCC Rcd 2736, 2743-51 (2001).

UNE Remand Order, 15 FCC Rcd at 3891-92, paras. 441-42.

UNE Remand Order, 15 FCC Rcd at 3905, para. 470; see generally 47 U.S.C. §§ 251-52; see also 47 U.S.C. § 252(d)(1)(A)(i) (requiring UNE rates to be "based on the cost (determined without reference to a rate-of-return or other rate-based proceeding) of providing the ... network element").

UNE Remand Order, 15 FCC Rcd at 3905-06, paras. 470-73; see also 47 U.S.C. §§ 201(b), 202(a).

¹⁹⁷ 47 U.S.C. § 271(c)(2)(B)(viii).

telephone exchange service and telephone toll service to have nondiscriminatory access to directory listing. 198

60. In **the** *Second BellSouth Louisiana Order*, the Commission concluded that, "consistent with the Commission's interpretation of 'directory listing' as used in section 251(b)(3), the term 'white pages' in section 271(c)(2)(B)(viii) **refers** to the local alphabetical directory that includes the residential and business listings of the customers of **the** local exchange **provider**." The Commission further concluded, "the term 'directory listing,' as used in this section, includes, at a minimum, the subscriber's name, address, telephone number, or any combination thereof." The Commission's *Second BellSouth Louisiana Order* also held that a BOC satisfies the requirements of checklist item 8 by demonstrating that it: (1) provided nondiscriminatory appearance and integration of white page directory listings to competitive LECs' customers; and (2) provided white page listings for competitors' customers with the same accuracy and reliability that it provides its own customers."

I. Checklist Item 9 – Numbering Administration

61. Section 271(c)(2)(B)(ix) of the 1996 Act requires a BOC **to** provide "nondiscriminatory access to telephone numbers for assignment to the other carrier's telephone exchange service customers," until "the date by which telecommunications numbering administration, guidelines, plan, or rules are established."" The checklist mandates compliance with "such guidelines, plan, or rules" after they have been established?" A BOC must demonstrate that it adheres to industry numbering administration guidelines and Commission rules.²⁰⁴

¹⁹⁸ *Id.* § 251(b)(3).

¹⁹⁹ Second BellSouth Louisiana Order, 13 FCC Rcd at 20748, para. 255.

²⁰⁰ Id. In the Second BellSouth Louisiana Order, the Commission stated that the definition of "directory listing" was synonymous with the definition of "subscriber list information." Id. at 20747 (citing the Local Compelition Second Report and Order, 11 FCC Rcd at 19458-59). However, the Commission's decision in a later proceeding obviates this comparison, and supports the definition of directory listing delineated above. See Implementation & the Telecommunications Carriers' Use of Cusiomer Proprietary Network Information and Other Cusiomer Information, C C Docket No. 96-115, Third Report and Order; Implementation of the Local Competition Provisions of the Telecommunications Aci of 1996, CC Docket No. 96-98, Second Order on Reconsideration; Provision & Directory Listing Information under the Telecommunications Act of 1934, As Amended, C C Docket No. 99-273, FCC 99-227, Notice of Proposed Rulemaking, para. 160 (rel. Sept. 9, 1999).

²⁰¹ Id.

 $^{^{202}}$ 47 U.S.C.§ 271(c)(2)(B)(ix)

²⁰³ Id

See Second Bell South Louisiana Order, 13 FCC Red at 20752; see also Numbering Resource Optimization, Report and Order and Further Notice of Proposed Rulemaking, 15 FCC Red 7574 (2000); Numbering Resource (continued...)

J. Checklist Item 10 – Databases and Associated Signaling

62. Section 271(c)(2)(B)(x) of the 1996 Act requires a BOC to provide "nondiscriminatory access to databases and associated signaling necessary for call routing and completion."205 In the Second BellSouth Louisiana Order, the Commission required BellSouth to demonstrate that it provided requesting carriers with nondiscriminatory access to: "(1) signaling networks, including signaling links and signaling transfer points; (2) certain call-related databases necessary for call routing and completion, or in the alternative, a means of physical access to the signaling transfer point linked to the unbundled database; and (3) Service Management Systems (SMS)." ²⁰⁶ The Commission also required BellSouth to design, create, test, and deploy Advanced Intelligent Network (AIN) based services at the SMS through a Service Creation Environment (SCE).²⁰⁷ In the *Local Competition First Report and Order*, the Commission defined call-related databases as databases, other than operations support systems, that are used in signaling networks for billing and collection or the transmission, routing, or other provision of telecommunications service. 208 At that time the Commission required incumbent LECs to provide unbundled access to their call-related databases, including but not limited to: the Line Information Database (LIDB), the Toll Free Calling database, the Local Number Portability database, and Advanced Intelligent Network databases?" In the UNE **Remand Order**, the Commission clarified that the definition of call-related databases "includes, but is not limited to, the calling name (CNAM) database, as well as the 911 and E911

K. Checklist Item 11 – Number Portability

63. Section 271(c)(2)(B) of the 1996 Act requires a BOC to comply with the number portability regulations adopted by the Commission pursuant to section 251.²¹¹ Section 251(b)(2) requires all LECs "to provide, to the extent technically feasible, number portability in

accordance with requirements prescribed by the Commission."²¹² The 1996 Act defines number portability as "the ability of **users** of telecommunications services to retain, at the same location, existing telecommunications numbers without impairment of quality, reliability, or convenience when switching from one telecommunications carrier to another."²¹³ In order to prevent the cost of number portability from thwarting local competition, Congress enacted section 251(e)(2), which requires that "[t]he cost of establishing telecommunications numbering administration arrangements and number portability shall be borne by all telecommunications carriers on a competitively neutral basis as determined by the Commission.""" Pursuant to these statutory provisions, **the** Commission requires LECs to offer interim number portability "to the extent technically feasible."*" The Commission also requires LECs to gradually replace interim number portability with permanent number **portability.**²¹⁶ The Commission has established guidelines for states to follow in mandating a competitively neutral cost-recovery mechanism for interim number portability," and created a competitively neural cost-recovery mechanism for long-term number portability?"

L. Checklist Item 12 – Local Dialing Parity

64. Section 271(c)(2)(B)(xii) requires a BOC to provide "[n]ondiscriminatory access to such services or information as are necessary to allow the requesting carrier to implement local dialing parity in accordance with the requirements of section 251(b)(3)."²¹⁹ Section

²¹² *Id.* at § 251(b)(2).

²¹³ *Id.* at § 153(30)

²¹⁴ Id. at § 251(e)(2); see also SecondBellSouth Louisiana Order, 13 FCC Rcd at 20757, para. 274; In the Matter of Telephone Number Portability, Third Report and Order, 13 FCC Rcd 11701, 11702-04 (1998) (Third Number Portability Order); In the Matter of Telephone Number Portability, Fourth Memorandum Opinion and Order on Reconsideration, 15 FCC Rcd 16459, 16460, 16462-65, paras. I, 6-9 (1999) (FourthNumber Portability Order).

Fourth Number Portability Order, 15 FCC Rcd at 16465, para. 10; Telephone Number Portability, First Report and Order and Further Notice of Proposed Rulemaking, 11 FCC Rcd 8352,8409-12, paras. 110-16 (1996) (First Number Portability Order); see also 47 U.S.C. § 251(b)(2).

See 47 C.F.R. §§ 52.3(b)-(f); SecondBellSouth Louisiana Order, 13 FCC Rcd at 20758, para. 275; First Number Portability Order, 11 FCC Rcd at 8355, 8399-8404, paras. 3, 91; Third Number Portability Order, 13 FCC Rcd at 11708-12, paras. 12-16.

See 47 C.F.R. § 52.29; Second BellSouth Louisiono Order, 13 FCC Rcd at 20758, para. 275; First Number Portability Order, 11 FCC Rcd at 8417-24, paras. 127-40.

See 47 C.F.R. §§ 52.32, 52.33; SecondBellSouth Louisiono Order, 13 FCC Rcd at 20758, para. 275; Third Number Portability Order, 13 FCC Rcd at 11706-07, para. 8; Fourth Number Portability Order at 16464-65, para. 9.

Based on the Commission's view that section 251(b)(3) does not limit the duty to provide dialing parity to any particular form of dialing parity (*i.e.*, international, interstate, intrastate, or local), the Commission adopted rules in August 1996 to implement broad guidelines and minimum nationwide standards for dialing parity. *Local Competition Second Report and Order*, 11 FCC Red at 19407; *Interconnection Between Local Exchange Carriers* (continued...)

251(b)(3) imposes upon all **LECs** "[t]he duty to provide dialing parity to competing providers of telephone exchange service and telephone toll service with no unreasonable dialing **delays**."²²⁰ Section 153(15) of the Act defines "dialing parity" as follows:

[A] person that is not an affiliate of a local exchange carrier is able to provide telecommunications services in such a manner that customers have the ability to route automatically, without the use of any access code, their telecommunications to the telecommunications services provider of the customer's designation.**

65. The **rules** implementing section 251(b)(3) provide that customers of competing carriers must be able to dial the same number of digits the BOC's customers dial to complete a local telephone call. Moreover, customers of competing carriers must not otherwise suffer inferior quality service, such as unreasonable dialing delays, compared **to** the BOC's customers."

M. Checklist Item 13 – Reciprocal Compensation

66. Section 271(c)(2)(B)(xiii) of the Act requires that a BOC enter into "[r]eciprocal compensation arrangements in accordance with the requirements of section 252(d)(2)."²²⁴ In turn, pursuant to section 252(d)(2)(A), "a state commission shall not consider the terms and conditions for reciprocal compensation to be just and reasonable unless (i) such terms and conditions provide for the mutual and reciprocal recovery by each carrier of costs associated with the transport and termination on each carrier's network facilities of calls that originate on the network facilities of the other carrier; and (ii) such terms and conditions determine such costs on the basis of a reasonable approximation of the additional costs of terminating such calls."²²⁵

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and Commercial Mobile Radio Service Providers, CC Docket No. 95-185, Further Order On Reconsideration, FCC 99-170 (rel. July 19, 1999).

220 47 U.S.C. § 251(b)(3)

221 Id. § 153(15).

222 47 C.F.R. § 51.205, 51.207

223 See 47 C.F.R. § 51.207 (requiring same number of digits to be dialed); Local Competition Second Report and Order, 11 FCC Red at 19400, 19403.

224 47 U.S.C. § 271(c)(2)(B)(xiii)

225 Id. § 252(d)(2)(A).
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N. Checklist Item 14 – Resale

67. Section 271(c)(2)(B)(xiv) of the Act requires a BOC to make "telecommunications services . . . available for resale in accordance with the requirements of sections 251(c)(4) and 252(d)(3)."226 Section 251(c)(4)(A) requires incumbent LECs "to offer for resale at wholesale rates any telecommunications service that the carrier provides at retail to subscribers who are not telecommunications carriers." Section 252(d)(3) requires state commissions to "determine wholesale rates on the basis of retail rates charged to subscribers for the telecommunications service requested, excluding the portion thereof attributable to any marketing, billing, collection, and other costs that will be avoided by the local exchange carrier."" Section 251(c)(4)(B) prohibits "unreasonable or discriminatory conditions or limitations" on service resold under section 251(c)(4)(A).²²⁹ Consequently, the Commission concluded in the Local Competition First Report and Order that resale restrictions are presumed to be unreasonable unless the LEC proves to the state commission that the restriction is reasonable and nondiscriminatory. 230 If an incumbent LEC makes a service available only to a specific category of retail subscribers, however, a state commission may prohibit a camer that obtains the service pursuant to section 251(c)(4)(A) from offering the service to a different category of subscribers.²³¹ If a state creates such a limitation, it must do so consistent with requirements established by the Federal Communications Commission.²³² In accordance with sections 271(c)(2)(B)(ii) and 271(c)(2)(B)(xiv), a BOC must also demonstrate that it provides nondiscriminatory access to operations support systems for the resale of its retail

²²⁶ Id. § 271(c)(2)(B)(xiv).

²²⁷ Id. § 251(c)(4)(A).

²²⁸ *Id.* § 252(d)(3).

²²⁹ *Id.* § 251(c)(4)(B).

Local Competition First Report an der. 11 FCC Rcd at 15966, para. 939; 47 C.F.R. § 51.613(b). The Eighth Circuit acknowledged the Commission's authority to promulgate such rules, and specifically upheld the sections of the Commission's rules concerning resale of promotions and discounts in Iowa Utilities Board. Iowa Utils. Bd. v. FCC, 120F.3d at 818-19, aff'd in part and remanded on other grounds, AT& Tv. Iowa Utils. Bd., 525 U.S. 366 (1999). See also 47 C.F.R. §§ 51.613-51.617.

²³¹ 47 U.S.C. § 251(c)(4)(B).

²³² *Id*.

telecommunications services.²³³ The obligations of section 251(c)(4) apply to the retail telecommunications services offered by a BOC's advanced services affiliate.²³⁴

V. COMPLIANCE WITH SEPARATE AFFILIATE REQUIREMENTS – SECTION 212

- 68. Section 271(d)(3)(B) requires that the Commission shall not approve a BOC's application to provide interLATA services unless the BOC demonstrates that the "requested authorization will be carried out in accordance with the requirements of section 272."²³⁵ The Commission set standards for compliance with section 272 in the *Accounting Safeguards Order* and the *Non-Accounting Safeguards Order*. Together, these safeguards discourage and facilitate the detection of improper cost allocation and cross-subsidization between the BOC and its section 272 affiliate." In addition, these safeguards ensure that BOCs do not discriminate in favor of their section 272 affiliates. ²³⁸
- 69. As the Commission stated in the *Ameritech Michigan Order*, compliance with section 272 is "of crucial importance" because the structural, transactional, and nondiscrimination safeguards **of** section 272 **seek** to **ensure** that BOCs compete on a level playing field.²³⁹ The Commission's findings regarding section 272 compliance constitute

²³³ See, e.g., Bell Atlantic New York Order, 15 FCC Rcd at 4046-48, paras. 178-81 (Bell Atlantic provides nondiscriminatory access to its OSS ordering functions for resale services and therefore provides efficient competitors a meaningful opportunity to compete).

See Verizon Connecticut Order, 16 FCC Rcd 14147, 14160-63, paras. 27-33 (2001); Association of Communications Enterprises v. FCC, 235 F.3d 662 (D.C. Cir. 2001).

²³⁵ 47 U.S.C. § 271(d)(3)(B).

See Implementation of the Accounting Safeguards Under the Telecommunications Act of 1996, CC Docket No. 96-150, Report and Order, 11 FCC Rcd 17539 (1996) (Accounting Safeguards Order), Second Order On Reconsideration, FCC 00-9 (rel. Jan. 18,2000); Implementation of the Nan-Accounting Safeguards of Sections 271 and 272 of the Communications Act of 1934, as amended, CC Docket No. 96-149, First Report and Order and Further Notice of Proposed Rulemaking, 11 FCC Rcd 21905 (1996) (Nan-Accounting Safeguards Order), petition for review pending sub nom. SBC Communications v. FCC, No. 97-1118 (filed D.C. Cir. Mar. 6,1997) (held in abeyance May 7, 1997), First Order on Reconsideration, 12 FCC Rcd 2297 (1997) (First Order on Reconsideration), aff'd sub nom. Bell Atlantic Telephone Companies v. FCC, 131 F.3d 1044 (D.C. Cir. 1997), Third Order on Reconsideration).

Nan-Accounting Safeguards Order, 11 FCC Rcd at 21914; Accounting Safeguards Order, 11 FCC Rcd at 17550; Ameritech Michigan Order, 12 FCC Rcd at 20725.

Nan-Accounting Safeguards Order, 1 I FCC Red at 21914, paras. 15-16; Ameritech Michigan Order, 12 FCC Red at 20725, para. 346.

Ameritech Michigan Order, 12 FCC Red at 20725, para. 346; Bell Atlantic New York Order, 15 FCC Red at 4153, para. 402.

independent grounds for denying an application.²⁴⁰ Past and present behavior of **the** BOC applicant provides "the best indicator of whether [the applicant] will cany out the requested authorization in compliance with section 272."²⁴¹

VI. COMPLIANCE WITH THE PUBLIC INTEREST – SECTION 271(D)(3)(C)

- 70. In addition to determining whether a BOC satisfies the competitive checklist and will comply with section 272, Congress directed the Commission to assess whether the requested authorization would be consistent with the public interest, convenience, and necessity. ²⁴² Compliance with the competitive checklist is itself a strong indicator that long distance entry is consistent with the public interest. This approach reflects the Commission's many years of experience with the consumer benefits that flow from competition in telecommunications markets.
- 71. Nonetheless, the public interest analysis is an independent element of the statutory checklist and, under normal canons of statutory construction, requires an independent determination. Thus, the Commission views the public interest requirement as an opportunity to review the circumstances presented by the application to ensure that no other relevant factors exist that would frustrate the congressional intent that markets be open, as required by the competitive checklist, and that entry will therefore serve the public interest as Congress expected. Among other things, the Commission may review the local and long distance markets to ensure that there are not unusual circumstances that would make entry contrary to the public interest under the particular circumstances of the application at issue. Another factor that could be relevant to the analysis is whether the Commission has sufficient assurance that markets will remain open after grant of the application. While no one factor is dispositive in this analysis, the overriding goal is to ensure that nothing undermines the conclusion, based on the Commission's analysis of checklist compliance, that markets are open to competition.

²⁴⁰ SecondBellSouth Louisiana Order, 13 FCC Rcd at 20785-86, para. 322; Bell Atlantic New York Order, 15 FCC Rcd at 4153, para. 402.

Bell Atlantic New York Order, 15 FCC Rcd at 4153, para. 402

²⁴² 47 U.S.C. § 271(d)(3)(C)

In addition, Congress specifically rejected an amendment that would have stipulated that full implementation of the checklist necessarily satisfies the public interest criterion. *See Ameritech Michigan Order*, 12 FCC Rcd at 20747 at para. 360-66; **see** also 141 Cong. Rec. S7971, S8043 (June. 8, 1995).

See Second BellSouth Louisiana Order, 13 FCC Red at 20805-06, para. 360 (the public interest analysis may include consideration of "whether approval... will foster competition in all relevant telecommunications markets").

STATEMENT OF CHAIRMAN MICHAEL K. POWELL

Re: Application by VerizonNew England Inc., VerizonDelaware Inc., Bell Atlantic Communications, Inc. (d/b/a VerizonLong Distance). NYNEX Long Distance Company (d/b/a) VerizonEnterprise Solutions), Verizon Global Networks Inc., and VerizonSelect Services Inc., for Authorization to Provide In-Region, InterLATA Services in New Hampshire andDelaware, WC Docket No. 02-157

Today, the Commission votes unanimously to approve Verizon's application to provide long distance services in New Hampshire and Delaware. We could not have achieved this result without the tireless and dedicated work of the New Hampshire Public Utilities Commission and the Delaware Public Service Commission.

In this proceeding, questions have been raised concerning the pricing of network elements, in particular, the pricing of unbundled switching. **As** the Supreme Court has noted, the Telecommunications Act of 1996 is a "model of ambiguity." This proceeding presents this Commission with another example of a question that the statute does not directly answer – whether network elements must be evaluated by the Commission in the context of its section **271** review on an individualized basis or at a more aggregated level.

When the Act passed in 1996, Congress and this Commission engaged in a largely theoretical exercise about how competitors would purchase unbundled network elements. Today, we know that competitors invariably do not purchase the unbundled switching element separately from other elements such as shared transport. Indeed, it may be technically infeasible to do so. With this in mind, I believe that the overall structure of the statute supports a decision that comports with this marketplace reality. Furthermore, I am not persuaded that we should deviate from **our** prior benchmarking decisions based on a legal argument advanced by opponents that is not driven by their legitimate business needs.

As the item demonstrates, Verizon's prices for network elements are within the appropriate range of what reasonable pricing principles should produce. Forcing them to lower those rates even further would be confiscatory and calculated for the sole purpose of further driving down rates for unbundled element platforms. Verizon has, in good faith, met its statutory obligations and should be entitled to enter the long distance market in both New Hampshire and Delaware. To deny consumers the benefits of that entry is to elevate form over substance, which I am unwilling to do.

SEPARATE STATEMENT OF COMMISSIONER MICHAEL J. COPPS, APPROVING IN PART. CONCURRING IN PAR7

Re: Application by Verizon New England, Inc., Verizon Delaware, Inc., Bell Atlantic Communications, Inc. (d/b/a Verizon Long Distance), NYNEX Long Distance Company (d/b/a Verizon Enterprise Solutions), Verizon Global Networks, Inc., and Verizon Select Services Inc., for Authorization to Provide In-Region InterLATA Services in New Hampshire and Delaware (WC Docket No. 02-157)

I write separately to explain the reasons that I concur in part in this Order granting Verizon's application to provide long-distance services in New Hampshire and Delaware. Verizon has done agreat deal to open its local markets to competition in these states. I also commend the New Hampshire and Delaware Commissions for their significant efforts to ensure competition.

The major issue in this proceeding has been the pricing of network elements, and in particular, the rates for unbundled switching. In the New Hampshire application, the majority concludes that the statute permits Bell companies in all instances to demonstrate compliance with the checklist by aggregating the non-loop elements. I disagree with the majority's analysis. Section 271 requires a BOC to provide "nondiscriminatory access to network elements in accordance with sections 251(c)(3) and 252(d)(1)." Section 252(d)(1) in tum provides that the just and reasonable rate for network elements shall be based on the cost of providing the *network element*. I believe the better reading of the statute is that the rate for each network element must comport with Congress' pricing directive. Indeed, in previous applications in which the Commission has conducted a bottom-up analysis of the forward-looking rates, it has examined the switching element independent of transport.

Notwithstanding my concern with the legal reasoning, I agree that we should grant Verizon's application. The Commission has recognized that states may reach different decisions on the optimal network configuration when they set rates. These differences could result in trade-offs among rates for elements when compared in our benchmark analysis. That may well be the case in this instance. **Here**, our benchmark model indicates that rates for transport could he significantly higher in New Hampshire than in New York, but the actual transport rates in New Hampshire are **35** percent lower. On the other hand, the switching rates in New Hampshire are approximately 10 percent higher than the benchmark would allow. I concur in this decision, because the record indicates that the commercial reality in New Hampshire is that competitors are only purchasing switching with transport. In another situation in which competitors were purchasing unbundled switching or another network element on its own, we would need to scrutinize more closely the trade-offs among the element rates. In that instance, the statute could well compel a different result.

SEPARATE STATEMENT OF COMMISSIONER KEVIN J. MARTIN. APPROVING IN PART, CONCURRING IN PART

Re: Application by VerizonNew England Inc., VerizonDelaware Inc., Bell Atlantic Communications, Inc. (d/b/a VerizonLong Distance), NYNEX Long Distance Company (d/b/a) Verizon Enterprise Solutions), Verizon Global Networks Inc., and Verizon Select Services Inc., for Authorization to Provide In-Region, InterLATA Services in New Hampshire and Delaware (WC Docket No. 02-157)

Today we grant Verizon authority to provide in-region, interLATA service originating in the States of New Hampshire and Delaware. I support this Order and commend the New Hampshire Public Utilities Commission and the Delaware Public Service Commission for their hard work.

I must concur, however, with the decision's statutory analysis on the standard for reviewing the pricing of individual unbundled network elements ("UNEs") in Section 271 applications. In today's action, the Commission finds that the statute does not require it to evaluate individually the checklist compliance of UNE TELRIC rates on an element-by-element basis. The Commission concludes that because the statute uses the plural term "elements," it has the discretion to ignore subsequent reference to prices for a particular "element" in the singular. I disagree.

Bell operating companies seeking to enter the long distance market must meet the requirements of the fourteen point checklist contained in section 271 of the Act.' The 271 process requires that the Commission ensure that the applicants comply with all of the checklist requirements. One of the items on the checklist requires that the Commission: (i) verify that the Bell operating company provides nondiscriminatory access to network elements; and (ii) ensure that rates are just and reasonable based on the cost of providing "the network element."

The pricing standard for network elements analyzed during the 271 checklist review process resides in Section 252. Under this section, states must set unbundled network element rates that are just and reasonable and "based on the cost of providing the network element." The clearest reading of this section would seem to require that the Commission ensure that the rates charged for any particular element is based on that elements' cost. Previously, the Commission has determined that this requirement is satisfied by compliance with TELRIC principles for pricing. Thus the most straightforward reading of our statutory obligation is to make sure that the price of any

¹ See 47 **U.S.C.** 271.

² See 47 U.S.C. 271(c)(2)(B)(ii) and 47 U.S.C.252(d)(1).

³ Section 252(d)(1) states that in relevant part, that "[d]eterminations by a state commission of... the just and reasonable rate for network elements for purposes of [section 251(c)(3)]...shall be based on the cost...of providing the...network element (emphasis added).

element—and particularly any price that someone alleges is not based on cost –is actually based on cost.

In defense of its statutory interpretation, the Commission argues that because the relevant statutory provisions do not refer to the term "network element" exclusively in the singular, the Commission is not required "to perform a separate evaluation of the rate for each network element in isolation." Typical statutory construction requires specific directions in a statute take precedent over any general admonitions. Contrary to such accepted principles of statutory construction, the order suggests that general language referring to the network elements (in the plural form) in sections 252 and 271 trumps the language addressing the specific pricing standard in section 252 that requires a determination on the cost of providing the network element. In my view, such interpretation runs contrary to those principles.

In addition, the decision attempts to find additional legal support for its statutory interpretation by noting that the only party that raised this legal issue on the record also takes the position that some degree of aggregation is appropriate in conducting a benchmark analysis. I fail to see how this inconsistency is relevant to the issue of whether the Commission is obligated under the Act to evaluate individually the checklist compliance of UNE TELRIC rates on an element-by-element basis.⁵

Finally, in circumstances where a party challenges the pricing of an individual element within an aggregated rate benchmark containing several elements, I do not believe that it would be overly burdensome for the Commission to review the compliance of those elements on an individual basis.

In my view, Section 252(d)(1) sets forth the pricing standard used for determining TELRIC compliance in Section 271 applications. That standard explicitly requires that we examine UNE rates by each individual "network element." I believe we should not ignore such an explicit Congressional mandate.

For these reasons, I concur in this Order.

⁴ Section 271(c)(2)(B)(ii) requires that the Commission determine whether an applicant is providing "[n]ondiscriminatory access to network elements in accordance with the requirements of ..." the pricing standard enunciated in section 252(d)(I).

⁵ Despite references in the decision to the Commission's long-standing practice of benchmarking and statements regarding rationale provided in prior orders to support the Commission's statutory interpretation - this is the first time that the Commission has addressed whether it has the authority, under 252(d)(1) and 271, to permit rate benchmarking of nonloop prices in the aggregate rather than on an individual element-by-element basis.